

TOPEKA, KANSAS, JUNE 1, 1907.

SATURDAY EVENING.

FIVE CENTS.

HAYWOOD IS ILL.

Defendant in the Governor Steunenberg Murder Trial

Suffers a Nervous Breakdown in His Cell at Boise.

TWO DOCTORS CALLED.

For Some Days Past He Has Complained of Headaches.

His Cries Could Be Heard in Jail Yard Today.

Boise, Idaho, June 1.—William D. Haywood, the defendant now on trial charged with the murder of former Governor Steunenberg, was taken seriously ill in his cell at the county jail early this morning. Two doctors were called and were with him for several hours. It is believed that the prisoner is suffering a nervous breakdown.

For some days he has complained of headaches and the guards at the jail say he has shown signs of much restlessness. It has been plain, they say, that the strain of jury getting has been very hard. About 10 o'clock this morning the pains in the head became acute. The physicians were called in at once and administered opiates. Until these took effect, however, Haywood was in great agony and at times his cries could be heard in the jail yard. At 8 o'clock this morning Haywood was resting easy. The physicians will report to Judge Wood and it is possible no court will be held today.

The morning session of the trial was abandoned on account of the illness of the prisoner. The doctors attending Haywood and his counsel, both stated that the illness was not serious and they believed he would be able to stand in court at 1:30 o'clock this afternoon, to which hour a recess was taken.

Haywood was not seen in court during the night and at 5 o'clock this morning the county physician was summoned. He called another doctor into consultation and finally opiates were administered to the prisoner. He had not recovered from the effects of the morphine when the hour set for the morning session adjourned.

The news of Haywood's illness spread quickly through the city and there were but few persons in the court room when the hour for convening arrived. Judge Wood made the announcement of Haywood's illness. He said the county physician suggested that the prisoner might be able to attend the trial during the afternoon.

Attorney Richardson then made a statement as to the nature of the attack. He stated that his client was in a weak condition and it was this which made it impossible for the prisoner to be in court this morning.

IS SUED BY EAGLES.

County Attorney of Allen, Who Raided a Private Car, in Trouble.

Leavenworth, Kan., June 1.—C. J. Peterson, county attorney of Allen county, Kansas, came here Friday afternoon to take depositions in a protracted case of the State versus Peterson, a two-personal damage suit filed against him. While the Leavenworth Eagles were in Iowa attending their convention, Peterson, who was secretary of the local organization, secured a private car and eight members of the order were arrested. Peterson came here yesterday and started to take depositions of members of the Eagle lodge to determine who owned the car.

SUIT FOR \$600,000.

The Parrott Mine Case Is Settled Out of Court.

New Haven, Conn., June 1.—A settlement of the suit of Franklin Parrott of Ansonia, Ct. against Thomas Wallace et al. over transactions in the stock of Parrott mine which has been in court since May 1905, is announced. The basis of the agreement is not known. The amount of money involved was \$600,000, which was claimed by Parrott on the sale of shares of the Parrott Silver and Copper company of Montana, the complainant in the case alleging that in February, 1899, an agreement was made by which Parrott and the defendants whereby the latter were to have the right to sell the stock at \$50 a share, they to be allowed 2 1/2 per cent of the amount received. No commission to be given unless all the shares were sold at \$50. The stock was held at the time, according to the complaint, as follows:

Franklin Parrott, 62,694; Lillian Clark Parrott, his wife, 20,000, and as guardian 10,956 shares, and other members of the family 17,869 shares. The two committees had been appointed by the stockholders. The defendant, Wallace, who had been operating the mine, was sold to the Parrotts by Parrott and his sons, and to them later sold the stock. Parrott having obtained additional shares so that he held control of the company aggregating 15,713 shares. The price at which sale was made was \$40 per share, and the amount received was \$4,282,760. The suit was brought upon the allegation that the defendants received \$600,000 more than the amount of money being reported at \$4,282,760. The suit was brought upon the allegation that the defendants received \$600,000 more than the amount of money being reported at \$4,282,760.

PACKERS BUY DIRECT.

Armours Purchase 320 Cows from the Cattle Raisers.

Omaha, Neb., June 1.—The fight between the packers and the live stock commission men over the purchase of "she stuff" has been continued. The commission men have been operating here despite oyster proceedings and the appointment by the state supreme court of receivers for property owned by foreign brewing companies.

Washington, June 1.—The president today issued a proclamation announcing the conclusion of a commercial arrangement between the United States and Germany under the third section of the Dingley act. The proclamation is brief, simply announcing the list of articles upon which the United States has reduced duties to German goods and the undertaking of the German government to make reciprocity concessions.

A letter from Secretary Corley dated April 9 is made public in which the secretary said that the negotiations of the proposed commercial agreement would promote friendly relations and would hereafter be of benefit to this country.

The state department also has made public an analytical statement of the points of the new arrangement from which it appears that about 40 articles of American production, embracing most of the articles to be subject to the minimum tariff rates upon admission to Germany. Regret is expressed that it has not been possible owing to the attitude of the German government to secure the minimum tariff rates for all American products and it is said that this concession can only be secured by substantial tariff concessions by the United States in the shape of a reciprocity treaty subject to the approval of congress.

TARIFF REDUCED.

On Many Articles of Trade Between United States and Germany.

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RENTS ARE TOO HIGH.

Cost of Living Held Responsible for Conditions in Frisco.

San Francisco, June 1.—That rents and the cost of living are too high and are primarily the cause of the high wages demanded here and that the percentage contract system was largely responsible for the demoralized conditions in the building trades, were the conclusions arrived at at a meeting of a committee appointed by the builders' exchange and a committee from the realty board.

The two committees had been appointed to consider ways and means for bringing about a restoration of normal conditions in the building trades in this city. The committee, headed by James A. Wilson, submitted a table showing the scale of wages paid in the 35 leading cities in the United States. It was found that the average rate in the scale paid in San Francisco was from 2 1/2 to 15 cents an hour higher than that paid in Seattle, where was paid the next highest scale.

SHE HAD A TEMPER.

One of Howard Gould's Charges Against His Wife.

New York, June 1.—Two of the New York charges in Howard Gould's reply to his wife's suit for separation have been announced on the tenth anniversary of the marriage. It is stated, of Mr. Gould. One is that she is inordinately extravagant. The other is that Mrs. Gould's temper was a source of constant annoyance to Mr. Gould and many times placed him in embarrassing positions with his friends, besides being a barrier to their domestic happiness.

Mr. Gould also says that his wife's display of jewels in public, was a source of annoyance to him.

TRADE IS SLOW.

Spring and Summer Goods Accumulate in Market

Owing to the Unseasonable Weather Conditions.

AT FULL CAPACITY.

Manufacturing Plants Show No Curtailment of Output.

Railway and Structural Orders Continue Urgent.

New York, June 1.—R. G. Dun and Company's Weekly Review of trade says:

Seasonable merchandise goes into distribution slowly which causes accumulation of spring and summer dry goods and millinery in the hands of dealers and retards collections, while making operations for fall and winter much more difficult. There is a surplus of plants are producing at full capacity in most industries, orders exceeding output far into the future. More New England cotton mill equipment has been received, making the change affect about 85,000 spindles.

Another evidence of progress in cotton shipments was the increase in quarterly dividends at Fall River to 2.2 per cent, against 1.33 last year and 2.14 per cent in 1902, the most prosperous of recent years.

Railway and structural orders are the most urgent in demand for products of steel, and as yet there is little evidence of curtailed plans because of unfavorable reports of the difficulty experienced in raising funds for construction.

FINED \$1,623,900.

Waters-Pierce Oil Company Also Ordered Out of Texas.

Austin, Texas, June 1.—The jury today rendered a verdict for the state of \$1,623,900 penalties in the case of the state of Texas versus the Waters-Pierce Oil company and granted the prayer of the state that the company's permit to do business in Texas should be cancelled. An appeal will be asked for at once by the defense.

The temperatures for today were:

7 o'clock54	11 o'clock64
8 o'clock57	12 o'clock84
9 o'clock60	1 o'clock81
10 o'clock62	2 o'clock69

WON'T SELL TO HEARST.

Walsh May Let the Chicago Chronicle Go to Pulitzer.

Chicago, Ill., June 1.—Much mystery attaches to the suspension of the Chicago Chronicle. There have been conferences and various rumors about its successor, these narrowing down to W. R. Hearst and Joseph Pulitzer. Hearst is especially anxious to secure the franchise but it is understood that John R. Walsh refuses to sell to Hearst and prefers to throw away an asset worth at least \$200,000. Hearst's representative has announced that the sale will be off so far as his chief was concerned.

John R. Walsh flatly declined to answer any questions which would clear the situation. Meanwhile the employees are rapidly being absorbed by other Chicago papers. It is believed, however, that Joseph Pulitzer will break in to the Chicago field, the prospect being especially good at this time.

CLOSE THE SALOONS.

Order of Attorney General to the Leavenworth Co. Attorney.

Leavenworth, Kan., June 1.—Attorney General Fred Jackson arrived here today from Topeka and issued an order to the county attorney directing that the saloons in Leavenworth be closed at once. The order was supplemented this with the declaration that unless his order is respected forthwith he will take steps immediately to have it enforced.

Many saloons have been operating here despite oyster proceedings and the appointment by the state supreme court of receivers for property owned by foreign brewing companies.

BEEF GOES UP.

Consumers Pay From Two to Six Cents a Pound Advance.

St. Louis, June 1.—Consumers were required to pay advances today ranging from two to six cents a pound for beef, as a result of the contest between the packers and the live stock dealers. The advance came from the packers to pay for cows and heifers until the government inspection that follows killing. The advance to the consumer today raised the rate of 1 1/2 cents a pound on beef cases by the packers yesterday.

EVERYBODY

16 PAGES
READS IT.

LAST EDITION.

POLITICAL GOSSIP

W. R. Stubbs Calls Attention to Roosevelt's Speech.

Issues on Which He Made Race for Senate.

FOR FEDERAL CONTROL

Pleased With President's Straight Out Talk.

Testing Kansas Sentiment on the Taft Proposition.

W. R. Stubbs was in Topeka Friday, and speaking of President Roosevelt's speech in favor of federal charters for railroads, which was the principal "issue" made by Mr. Stubbs in his race for the senate last winter, and which is the subject of an anniversary newspaper debate between Mr. Stubbs and Baller Waggener, said:

"I am course much pleased to see the president come out so strongly for this plan of federal control of corporations, as it removes the cause and will cure the evil.

"The corporation owned newspapers, together with Brother Baller Waggener, can now charge that Roosevelt is having railroad rabble, being a demagogue, and all the other offenses credited by them to the progressive class of Republicans during the past year of office.

"This is the most radical position I have ever taken with reference to any legislation, and it is extremely gratifying to me to know that President Roosevelt considers it a sound, safe and effectual remedy for the greatest evil of the day."

The following is what President Roosevelt said about the federal charter plan in his Indianapolis speech on May 30:

"There must be vested in the federal government a full power of supervision and control over the railroads doing interstate business; a power in many respects analogous to that which Roosevelt considers it a sound, safe and effectual remedy for the greatest evil of the day."

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OUT IN THE WORLD

Seventy-Five High School Students Graduate.

Large Audience Grets Them at the Auditorium.

HERO ON PLATFORM

He Summarily Disposes of an Offensive Canine.

Rev. W. E. Anderson Delivers Address to the Class.

Graduating exercises of the June class of 1907 of the Topeka high school were held last night in the auditorium. This class numbered seventy-five, and as is usually the case the girls outnumbered the boys, there being forty-three girls in the class and thirty-two boys. And to a young girl, Miss Margaret Welcome, went the exceedingly high honor of ranking first in this large class. Dividing into two personal damage suits were filed against him. While the Leavenworth Eagles were in Iowa attending their convention, Peterson, who was secretary of the local organization, secured a private car and eight members of the order were arrested. Peterson came here yesterday and started to take depositions of members of the Eagle lodge to determine who owned the car.

TO OUST CHIEF DINAN.

San Francisco Grand Jury Will Hold a Special Session.

San Francisco, Cal., June 1.—A special session of the grand jury will be held this afternoon at which Chief of Police Jeremiah Dinan will be upon the carpet. He has admitted that he has been investigating Vice-President Schmitz, now on trial for extortion, and this will form the basis of an accusation against the chief.

The grand jury will, it is said, prefer formal charges against Dinan for thus using his office to protect men in the prosecution of Vice-President Schmitz, to assist and will ask that he be removed from office. It does not lie within the power of the grand jury to oust the chief, but it can file charges and place evidence in the hands of the police commission or the courts which may compel action.

The announcement that the grand jury would take up the case of Dinan was made in open court yesterday by District Attorney Langdon.

FIND \$500,000 GRAFT.

Russian Officials Discover a Conspiracy to Defraud.

Odesa, June 1.—A sensation has been caused here by the arrest of a number of officials and well known lawyers who for several years have been engaged in a conspiracy to defraud the state of the revenue from the sale of stamps. The persons implicated are said to have derived about \$500,000 from the swindles.

BACK AT OLD WAGES.

Strike of Ten Thousand Iron Workers Settled in San Francisco.

San Francisco, June 1.—The first rift in the series of strikes and unsettled labor conditions which have overshadowed San Francisco for many weeks appeared when the strike of 10,000 iron workers was amicably settled. The men went out seven weeks ago to enforce a demand for an eight hour work day and an increase in wages. This resulted in closing the Union Iron works, the Fulton iron works, and the San Francisco iron shops and iron works, not only in San Francisco, but in all the bay cities. The men return to their work upon the same conditions as before the strike, and wages provided when they struck, and which shall remain in effect for eight months.

POLLACK BUYS PROPERTY

Federal Judge Pays \$25,000 for Kansas City Realty.

Kansas City, June 1.—John C. Pollack, United States district judge for Kansas, is an investor in Kansas City real estate. He has bought a 50 foot tract, 100 feet north of Fifteenth street on the east side of 10th street.

The purchase price was \$25,000. \$200 a foot. The grantor was Ludwig Stoelting. The deal was made by Trower & Richards, real estate brokers. Judge Pollack will improve the property by the erection of a business building.

WOULD DO IT AGAIN.

Admiral Coghlan Never Regretted Going Into the Navy.

New York, June 1.—Rear Admiral Joseph Bullock Coghlan, U. S. N., who will retire today from active service and from the post of commandant of the New York navy yard, declared that if he had his life to live over again he would re-enter the United States navy; that it is the finest organization of its kind in the world and that it holds out greater inducements to the young men of this country than does the navy of any other nation.

Weather Indications.

Chicago, June 1.—Forecast for Kansas: Fair tonight and Sunday; warmer in west portion tonight.